they are covered by a categorical exclusion (DLA NEPA Regulation—Categorical Exclusion #10).

There would also be increases in staff associated with regional personnel functions to be transferred to the HROC at DSCC. Approximately 250 staff would be required for the HROC, so there could be a net increase of 154 people at DSCC. The additional staff would be housed in existing facilities at the DSCC. Only minor modifications to the facilities would be required. The level of modifications that would be undertaken would be covered by a categorical exclusion and would not require additional environmental analysis. Therefore, this environmental assessment does not analyze facility modifications that might be required by this action.

The environmental assessment considered the environmental and socioeconomic impacts of the proposed action and the no action alternative. The conclusion of the assessment is that the restructuring of DLA's human resource operation placing a regional office at DSCC is not a major action significantly affecting the quality of the human environment or requiring the development of an Environmental Impact Statement.

A public comment period regarding the environmental assessment will begin on the date of publication of this Notice and will conclude 30 days later. Copies of the environmental assessment are available for inspection at the DLA Congressional and Public Affairs Office and from the contacts listed below. Interested parties may also contact the DLA Congressional and Public Affairs Office at telephone (703) 767–6222.

Jack Allen (DSCC-DEB), Defense Supply Center Columbus, 3990 E. Broad Street, Columbus, OH 43216-5000, Tel: (614) 692-2328

Donna Foore (DSCR–DB), Defense Supply Center Richomond, Richmond, VA 23297–5000, Tel: (804) 279–3139/3209

Frank Johnson (DPSC–DB), Defense Personnel Support Center, 2800 South 20th Street, Philadelphia, PA 19145– 8419, Tel: (215) 737–2311/2312

Doug Imberi (ASCW–WP), Defense Distribution Region West, Office of Public Affairs, 700 East Roth Road, Bldg. S1, Stockton, CA 95296–0010, Tel: (209) 982–2839

Carol J. Simpson (DRMS–XB), Defense Reutilization and Marketing Service, Defense Logistics Service Center, Federal Center, Battle Creek, MI 49017–3092, Tel: (616) 961–7014/ 7015 Ann Jensis-Dale (DCMDE–DB), Defense Contract Management District East, Office of Public Affairs, 495 Summer Street, Boston, MA 02210–2184, Tel: (617) 753–4298

Gay Maund (DCMDW–DB), Defense Contract Management District West, Office of Public Affairs, 222 North Sepulveda Blvd, El Segundo, CA 90245–4320, Tel: (310) 335–4440

Keith Beebe (DDC–DB), Defense Distribution Center, Office of Command Affairs, 14 Dedication Drive, Suite 2, New Cumberland, PA 17070–5001, Tel: (717) 770–7209/ 6223

Dennis J. Lillo,

Director, Environmental Quality, (Environmental and Safety Policy). [FR Doc. 98–617 Filed 1–9–98; 8:45 am] BILLING CODE 3620–01–M

DEPARTMENT OF ENERGY

Office of Arms Control and Nonproliferation Policy; Proposed Subsequent Arrangement

AGENCY: Department of Energy. **ACTION:** Subsequent Arrangement.

SUMMARY: Pursuant to Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160), notice is hereby given of a proposed "subsequent arrangement" under the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy Between the United States of America and the European Atomic Energy Community (EURATOM) and the Agreement for Cooperation Between the Government of the United States of America and the Government of Canada Concerning the Civil Uses of Atomic Energy.

The subsequent arrangement to be carried out under the above-mentioned agreements involves approval of the following: RTD/EU(CA)–17 for the transfer of 32,288 grams of natural uranium hexafluoride from Cameco Corp. in Saskatchewan, Canada, to Urenco Limited in Capenhurst, United Kingdom, for the purpose of toll enrichment, for use in commercial power reactors.

In accordance with Section 131 of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement will not be inimical to the common defense and security.

This subsequent arrangement will take effect no sooner than fifteen days after the date of publication of this notice.

Dated: January 6, 1998.

For the Department of Energy.

Cherie P. Fitzgerald,

Director, International Policy and Analysis Division, Office of Arms Control and Nonproliferation.

[FR Doc. 98-676 Filed 1-9-98; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Office of Arms Control and Nonproliferation Policy; Proposed Subsequent Arrangement

AGENCY: Department of Energy.

ACTION: Subsequent Arrangement.

SUMMARY: Pursuant to Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160), notice is hereby given of a proposed "subsequent arrangement" under the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy Between the United States of America and the European Atomic Energy Community (EURATOM) and the Agreement for Cooperation Between the Government of the United States of America and the Government of Canada Concerning the Civil Uses of Atomic Energy.

The subsequent arrangement to be carried out under the above-mentioned agreements involves approval of the following: RTD/EU(CA)-16 for the transfer of 79,929.300 grams of natural uranium ore concentrates from Cameco Corp. in Saskatchwan, Canada to the British Nuclear Fuels Plc. (BNFL) in Lancashire, United Kingdom, for the purpose of toll conversion, for use in commercial power reactors.

In accordance with Section 131 of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement will not be inimical to the common defense and security.

This subsequent arrangement will take effect no sooner than fifteen days after the date of publication of this notice.

Dated: January 6, 1998.

For the Department of Energy.

Cherie P. Fitzgerald,

Director, International Policy and Analysis Division, Office of Arms Control and Nonproliferation.

[FR Doc. 98-677 Filed 1-9-98; 8:45 am]

BILLING CODE 6450-01-P